

LAEL D. ANDARA (SBN 215416)
 DANIEL E. GAITAN (SBN 326413)
 ROBIN M. PEARSON (SBN 146704)
 ROPERS MAJESKI PC
 545 Middlefield Road, Suite 175
 Menlo Park, CA 94025
 Telephone: 650.364.8200
 Facsimile: 650.780.1701
 Email: lael.andara@ropers.com
 robin.pearson@ropers.com
 daniel.gaitan@ropers.com

Attorneys for Plaintiff
 SINCO TECHNOLOGIES PTE LTD

UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA

SINCO TECHNOLOGIES PTE LTD,

Plaintiff,

v.

SINCO ELECTRONICS (DONGGUAN) CO.,
 LTD.; XINGLE ELECTRONICS
 (DONGGUAN) CO., LTD.; XINGKE
 ELECTRONICS TECHNOLOGY CO., LTD.;
 SINCOO ELECTRONICS TECHNOLOGY
 CO., LTD.; MUI LIANG TJOA (an
 individual); NG CHER YONG aka CY NG (an
 individual); and LIEW YEW SOON aka
 MARK LIEW (an individual),

Defendants.

Case No. 3:17CV5517

~~PROPOSED~~ ORDER GRANTING
 PLAINTIFF'S ADMINISTRATIVE
 MOTION TO FILE UNDER SEAL
 CERTAIN DOCUMENTS FILED IN
 SUPPORT OF PLAINTIFFS'
 MOTIONS IN LIMINE AND
 DEFENDANTS' OPPOSITION TO
 PLAINTIFF'S MOTIONS IN LIMINE

PRETRIAL HEARING

Date: October 5, 2021

Time: 3:00 p.m.

Place: Courtroom 5 – 17th Floor

Hon. Edward M. Chen

TRIAL DATE

November 1, 2021

Upon consideration of Plaintiff SinCo Technologies Pte Ltd. ("SinCo")'s Motion to Seal Documents Supporting its Motions *In Limine* and Defendants' Oppositions to SinCo's Motions In Limine ("Motion *In Limine*").

IT IS HEREBY ORDERED THAT the following documents be sealed:

~~PROPOSED~~ ORDER RE MOTION TO
 SEAL DOCS ISO PLAINTIFF'S MOTIONS
 IN LIMINE
 3:17CV5517

MOTION IN LIMINE #1		PORTIONS TO BE FILED UNDER SEAL	REASON/EXPLANATION
DOCUMENTS			
SINCO's Motion <i>In Limine</i> #1			
Notably, SINCO is filing only the Redacted Portions thereof, as it has incorporated the Declaration of Daniel Gaitan filed on March 26, 2021, herein after "Gaitan Decl." [ECF 384-2 and Exhibits at ECF 384-3]			
Defendants Opposition to Motion in Limine #1			
Exhibit A	Expert Report which Defendants Designated at Attorney's Only - Confidential	Entire	Narrowly tailored. Contains parties' trade secret and/or 'Confidential' based on their designation and specific customers and projects

MOTION IN LIMINE #2		PORTIONS TO BE FILED UNDER SEAL	REASON/EXPLANATION
DOCUMENTS			
SINCO's Motion <i>In Limine</i> #2			
MPA	SINCO'S MOTION IN LIMINE # 2	Portions Thereof	Narrowly tailored. Contains parties' trade secret and/or 'Confidential' based on customers employees
Exhibit A	Supplemental Initial Disclosures	Portions Thereof	Portions Thereof
Defendants Opposition to Motion in Limine #2			
Exhibit E	DECLARATION OF IN SUPPORT OF SINCO TECHNOLOGIES PTE LTD.'S MOTION FOR SUMMARY JUDGEMENT	Portions Thereof	Narrowly tailored. Contains parties' trade secret and/or 'Confidential' based on their designation and specific customers and projects
Exhibit F	Transcript of Mui Liang Tjoa Conducted on January 17, 2019	Portions Thereof	Narrowly tailored. Contains parties' trade secret and/or 'Confidential' based on their designation and specific customers and projects
Exhibit J	DEFENDANT/CROSS COMPLAINANT MUI LIANG TJOA'S SECOND FURTHER RESPONSE TO SPECIAL INTERROGATORIES (SET ONE)	Portions Thereof	Narrowly tailored. Contains parties' trade secret and/or 'Confidential' based on their designation and specific customers and projects

MOTION IN LIMINE #2		PORTIONS TO BE FILED UNDER SEAL	REASON/EXPLANATION
DOCUMENTS			
Exhibit K	PLAINTIFF SINCO TECHNOLOGIES PTE, LTD.'S REQUEST FOR PRODUCTION OF DOCUMENTS TO XINGKE ELECTRONICS (DONGGUAN) CO., LTD, SET THREE	Portions Thereof	Narrowly tailored. Contains parties' trade secret and/or 'Confidential' based on their designation and specific customers and projects

MOTION IN LIMINE #3		PORTIONS TO BE FILED UNDER SEAL	REASON/EXPLANATION
DOCUMENTS			
Defendants Opposition to Motion in Limine #3			
Exhibit E	Expert Report of Alan J Cox Designated at Attorney's Only - Confidential	Entire	Narrowly tailored. Contains parties' trade secret and/or 'Confidential' based on their designation and specific customers and projects


MOTION IN LIMINE #4		PORTIONS TO BE FILED UNDER SEAL	REASON/EXPLANATION
DOCUMENTS			
SINCO's Motion <i>In Limine</i> #4			
Exhibit E	Letter attached to email sent to Defendants counsel requesting that Defendants' counsel remove the letter from public record, dated April 15, 2019 at approximately 3:14 PM.	Portions Thereof	Narrowly tailored. Contains parties' trade secret and/or 'Confidential' based on Mr. Chee's Right to Privacy
Exhibit F	Deposition Transcript of Jonathan Chee, dated April 4, 2019 .	Portions Thereof	Narrowly tailored. Contains parties' trade secret and/or 'Confidential' based on Mr. Chee's Right to Privacy and CONFIDENTIAL ATTORNEY'S EYES ONLY as to Trade secrets.

MOTION IN LIMINE #4		PORTIONS TO BE FILED UNDER SEAL	REASON/EXPLANATION
DOCUMENTS			
Exhibit G	Emails exchanged with Defendants' counsel requesting that Defendants' counsel remove the letter from public record, dated April 15, 2019 from 4:40 PM to 7:59 PM.	Portions Thereof	Narrowly tailored. Contains parties' trade secret and/or 'Confidential' based on Mr. Chee's Right to Privacy
Defendants Opposition to Motion <i>In Limine</i> #4			
Exhibit B	Email discussing Confidential US Customer projects	Portions Thereof	Narrowly tailored. Contains parties' trade secret and/or 'Confidential' based on customer names and projects
Exhibit C	Video Deposition Transcript of Jonathan Chee, dated April 4, 2019 .	Portions Thereof	Narrowly tailored. Contains parties' trade secret and/or 'Confidential' based on Mr. Chee's Right to Privacy and CONFIDENTIAL ATTORNEY'S EYES ONLY as to Trade secrets, and customer names
Exhibit G	Email Communication with Customer Intel – disclosing employee names	Portions Thereof	Narrowly tailored. Contains parties' trade secret and/or 'Confidential' based on their designation and specific customers employees

MOTION IN LIMINE #5		PORTIONS TO	REASON/EXPLANATION
DOCUMENTS		BE FILED	
		UNDER SEAL	
SINCO's Motion in Limine #5			
Exhibit 3	NOTICE OF DEPOSITION OF GOUKI GAO AND REQUEST FOR PRODUCTION OF DOCUMENTS OR TANGIBLE THINGS	Portions Thereof	Narrowly tailored. Contains parties' trade secret and/or 'Confidential' based on their designation and specific customers

IT IS SO ORDERED.

Date: October 8, 2021


EDWARD M. CHEN
UNITED STATES DISTRICT JUDGE

ROPERS
MAJESKI

A Professional Corporation
Menlo Park